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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/484,432	01/18/2000	Muneki Ando	35.C14218	9693	
5514 75	590 03/21/2005		EXAM	INER	
	K CELLA HARPER &	ABDULSELA	ABDULSELAM, ABBAS I		
30 ROCKEFEL NEW YORK, 1			ART UNIT	PAPER NUMBER	
			2674	-	
			DATE MAILED: 03/21/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
	09/484,432	ANDO ET AL.	
Office Action Summary	Examiner	Art Unit	
	Abbas I Abdulselam	2674	
The MAILING DATE of this communication appearing for Reply	pears on the cover sheet w	ith the correspondence addre	ss
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a rep - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a lift within the statutory minimum of thir will apply and will expire SIX (6) MON e, cause the application to become Al	reply be timely filed ty (30) days will be considered timely. ITHS from the mailing date of this commissions BANDONED (35 U.S.C. § 133).	unication.
Status			
1) Responsive to communication(s) filed on 25 F	ebruary 2005.		
•	s action is non-final.	·	
3) Since this application is in condition for allowa	ince except for formal mat	ters, prosecution as to the me	erits is
closed in accordance with the practice under	Ex parte Quayle, 1935 C.E). 11, 453 O.G. 213.	
Disposition of Claims			
4)⊠ Claim(s) <u>71-75</u> is/are pending in the application	on.		
4a) Of the above claim(s) is/are withdra	·		
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>71-75</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction and/	or election requirement.		
Application Papers			
9)☐ The specification is objected to by the Examin	er		
10) ☐ The drawing(s) filed on is/are: a) ☐ acc		by the Examiner.	
Applicant may not request that any objection to the			
Replacement drawing sheet(s) including the correct			1.121(d).
11)☐ The oath or declaration is objected to by the E			
,	•		
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign	n priority under 35 U.S.C.	§ 119(a)-(d) or (f).	
a)⊠ All b)□ Some * c)□ None of:			
1.⊠ Certified copies of the priority documen			
2. Certified copies of the priority documen			
3. Copies of the certified copies of the price		received in this National Sta	age
application from the International Burea			
* See the attached detailed Office action for a lis	t of the certified copies not	received.	
Attachment(s)			
Notice of References Cited (PTO-892)	• —	Summary (PTO-413) s)/Mail Date	
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) B) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08	5) Notice of	Informal Patent Application (PTO-15	52)
Paper No(s)/Mail Date S. Patent and Trademark Office	6)	·	
	Action Summary	Part of Paper No./Ma	ıil Date 27

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 02/25/05 has been entered.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 71-75 are rejected under 35 U.S.C. 103(a) as being obvious over Sakuragi et al. (USPN 6195076).

The applied reference has a common assignee with the instant application. Based upon the earlier effective U.S. filing date of the reference, it constitutes prior art only under 35 U.S.C. 102(e). This rejection under 35 U.S.C. 103(a) might be overcome by: (1) a showing under 37 CFR 1.132 that any invention disclosed but not claimed in the reference was derived from the inventor of this application and is thus not an invention "by another"; (2) a showing of a date of invention for the claimed subject matter of the application which corresponds to subject matter

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disclosed but not claimed in the reference, prior to the effective U.S. filing date of the reference under 37 CFR 1.131; or (3) an oath or declaration under 37 CFR 1.130 stating that the application and reference are currently owned by the same party and that the inventor named in the application is the prior inventor under 35 U.S.C. 104, together with a terminal disclaimer in accordance with 37 CFR 1.321(c). For applications filed on or after November 29, 1999, this rejection might also be overcome by showing that the subject matter of the reference and the claimed invention were, at the time the invention was made, owned by the same person or subject to an obligation of assignment to the same person. See MPEP § 706.02(l)(1) and § 706.02(l)(2).

Regarding claim 71, Sakuragi teaches a display apparatus comprising a plurality of column wirings each connected to a respective display device; at least one row wiring, connected to said display devices (col. 9, lines 39-48 and Fig. 1); and a respective pulse width modulator provided for each column wiring for outputting, for each column wiring, a modulation signal (col. 13, lines 60-67 and Fig. 7 (8)).

Sakuragi does not specifically teach, "the modulation signal being corrected such that an effect on luminance in relation to the modulation signal, of deforming the waveform of the modulation signal as a result of a level change of the modulation signal supplied to the adjacent column wiring is inhibited".

However, Sakuragi as shown in Fig. 22 teaches that although a cold cathode type electron-emitting device has a characteristic of fast response, since the current waveform has a Application/Control Number: 09/484,432

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long rise time, the resulting waveform of the emission current I.sub.e is deformed (col. 5, lines 63-67), and as a solution to the problem, Sakuragi teaches a display apparatus which has no luminance unevenness, realizes superior linearity of a grayscale and has a characteristic of quick response (col. 6, lines 66-67, col. 7, lines 1-2 and Fig. 18). Sakuragi also teaches that a light emission luminance in a display apparatus could be controlled by the pulse-width modulating method (col. 6, lines 45-50).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to utilize Sakuragi's technique of avoiding luminance unevenness inside a circuit diagram of Fig. 7 for the purpose of attaining practical light emission luminance in a display apparatus.

Regarding claim 72, Sakuragi teaches each of said display devices comprises an electronemitting device (col. 1, lines 40-57).

Regarding claim 73, Sakuragi teaches said pulse width modulators each supply a constant current for driving a respective one of said display devices (col. 5, lines 45-50).

Regarding claim 74, Sakuragi teaches said modulation signal being supplied to the adjacent wiring is tuned off prior to turning off the modulation signal from the predetermined pulse width modulator, the modulation signal is corrected to have a longer pulse width (col. 13, lines 8-18, Fig. 5B and Fig. 5F).

Regarding claim 75, Sakuragi teaches when the modulation signal supplied to the adjacent wiring is tuned on following to turning on of the modulation signal from the predetermine pulse width modulator, the modulator signal is corrected to have a shorter pulse width (col. 13, lines 8-18, Fig. 5B and Fig. 5F).

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Conclusion

3. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The following art is cited for further reference.

U.S. Pat. No. 6,445,367 to Suzuki et al.

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Abbas I Abdulselam whose telephone number is (571)272-7685. The examiner can normally be reached on Monday through Friday from 9:00 A.M. to 5:30 P.M..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Patrick Edouard, can be reached on (571) 272-7603. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Abbas I Abdulselam

Examiner

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March 9, 2005

XIAO WU PRIMATIY EXAMINER